

# EXHIBIT “A”

**PROMISSORY NOTE AND SECURITY AGREEMENT**

\$4,000,000.00

Funding Date: February 13, 2024

For value received, Golden Gate Investment Company, LLC, a Pennsylvania limited liability company ("Maker"), and Paramount Management Group, LLC, a Pennsylvania limited liability company ("Guarantor") hereby promise to pay to the order of Steward Capital Holdings, LP, a Delaware limited liability company ("Holder"), in lawful currency of the United States, the initial principal sum of Four Million Dollars (\$4,000,000.00) (the "Principal Amount"), together with interest on the unpaid Principal Amount under this Promissory Note and Security Agreement (this "Note"), accruing interest at a simple rate (computed on the basis of a year of 365 days and actual number of days elapsed) of eighteen percent (18%), per annum (. The unpaid balance of the Principal Amount outstanding from time to time referred to herein as the "Outstanding Principal Balance"). As a condition to the closing of the funding evidenced by this Note, Maker has paid Holder an origination fee of 1% of the Principal Amount on or before the Funding Date.

1. **Payments.** Interest payments shall be paid to Holder on the 1<sup>st</sup> day of each month beginning April 1, 2024, until such time the entire Outstanding Principal Balance is paid in full. At any time on or after February 13, 2025, the Outstanding Principal Balance, together with any and all accrued and unpaid interest thereon and such other amounts, if any, as shall be due and owing from Maker to Holder under this Note (the "Balloon Payment"), shall be paid in full upon sixty (60) calendar days after written demand is made by Holder to Maker (the "Demand Payment Date"). In the absence of any demand, the Balloon Payment is due two (2) years from the Funding Date (the "Maturity Date"). Maker shall make all payments hereunder to Holder in lawful money of the United States and in immediately available funds. Maker shall make payments at Steward Capital Holdings, LP, Attn: Donald P. Johns, 3900 S. Overland Avenue, Springfield, Missouri 65809 or such other place as Holder may, from time to time, direct by written notice to Maker. Holder shall give written notice to Maker of such different address pursuant to Section 10 of this Note.
2. **Security Interest.** As security for the prompt and full satisfaction of the Outstanding Principal Balance of this Note, and all other sums due under this Note, Maker agrees that Holder shall have, and Maker hereby grants to and creates in favor of Holder, a first priority lien and security interest in the digital currency kiosk machines expressly identified on Exhibit A attached hereto and made a part hereof (each a "DCM" and collectively, the "DCMs") and the cash in each DCM at any time during the Term of this Note (the "DCM Cash") (the DCMs and DCM Cash, together with all accessions and additions thereto, and substitutions therefor and all proceeds of their sale or disposition, collectively, the "Collateral"). Maker agrees that it shall not, without the prior written consent of Holder, grant or create or permit to attach or exist any mortgage, security interest, lien, judgment, or other encumbrance of or in the Collateral or any portion thereof, other than the security interest provided for in this Note. Maker agrees that it shall preserve and protect Holder's security interest in the Collateral. In addition to all rights and remedies given to Holder by this Note, Holder shall have all the rights and remedies of a secured party under the Pennsylvania Uniform Commercial Code as in effect from time to time (the "UCC"). Maker and Holder agree that this Note constitutes a security agreement under the UCC. Maker agrees to provide from time to time at the request of Holder such additional documents or instruments for Holder to perfect and maintain its security interest in the Collateral. Holder may, in its discretion, file one or more financing statements under the UCC, naming Maker and Holder as secured party and indicating the Collateral specified in this Note.
3. **Exit Fee.** An exit fee equal to 0.5% of the Principal Amount, payable to Maker upon the earlier of (i) the Demand Payment Date, (ii) the Maturity Date, or (iii) in the event of Prepayment, when the

Outstanding Principal Balance together with any and all accrued and unpaid interest thereon has been paid in full.

**4. Maker's Representations and Warranties.** To induce Holder to enter into this Note and to extend the loan evidenced hereby, Maker makes the following representations and warranties, all of which are deemed made as of the Funding Date:

- (a) **Existence; Authority.** The exact legal name of Maker is as set forth on the signature page to this Note. Maker is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization and is duly qualified or licensed to transact business in all places where the failure to be so qualified could reasonably be expected to have a material adverse effect on the business of Maker. Maker has the right and power to enter into and discharge all of its obligations under this Note. The Note constitutes a legal, valid and binding obligation of the Maker, enforceable against it in accordance with its terms, subject only to bankruptcy and similar laws affecting creditors' rights generally. The execution, delivery and performance of the Note has been duly authorized by all necessary actions of Maker.
- (b) **Title.** The DCMs are owned by Maker and are not subject to any security interest except as created by this Note, or to any liens or encumbrances, and Maker will defend the DCMs against the claims and demands of any third party.

**5. Certain Covenants.**

- (a) **Financial Covenant.** From the Funding Date until the payment in full of the Outstanding Principal Balance together with any and all accrued and unpaid interest thereon, Maker shall at all times maintain an aggregate cash balance equal the Outstanding Principal Balance in a combination of (i) cash in DCMs, and (ii) cash in transit from such DCMs.
- (b) **Maintenance; Taxes.** Maker will maintain the DCMs in good condition and repair, reasonable wear and tear excepted, and will pay and discharge all taxes, levies, and other impositions levied on the goods as well as the cost of repairs to or maintenance of the same.
- (c) **Cash Balance Reporting.** Upon written request of the Holder, Maker shall provide a report of the monthly cash level in the DCMs.
- (d) **Financial Reporting.** Maker shall provide its quarterly financial statements within thirty (30) days of the end of each quarter, and its annual tax returns to Holder.

**6. Default.**

- (a) **Default Interest Rate.** Following and during the continuance of an Event of Default, interest on the unpaid principal balance of the Note shall accrue at a simple rate (computed on the basis of a year of 365 days and actual number of days elapsed) of twenty percent (20%) per annum or the maximum permissible by applicable law, whichever is less (the "Default Interest Rate").
- (b) **Events of Default.** The occurrence of any of the following events will be deemed to be an "Event of Default" under this Note:
  - (i) A default in the payment when due of all or any part of any obligations payable by Maker hereunder (whether on the Demand Payment Date, Maturity Date, or at any other time provided for in this Note) if not cured within fifteen (15) calendar days after the Maker's receipt of written notice from Holder;
  - (ii) The filing of any petition or the commencement of any case or proceeding by or against the Maker under any provision or chapter of the United States Bankruptcy Code, as



amended, relating to insolvency, bankruptcy, or the reorganization (and, in the case of any such proceeding instituted against the Maker, such proceeding is not dismissed or stayed within sixty (60) days of the commencement thereof);

- (iii) The appointment of or the taking possession by a custodian, trustee, or receiver of all or any of the assets of the Maker; or
- (iv) The failure of Maker to perform or observe any of Maker's covenants under this Note, which continues for fifteen (15) days after Maker knows of such failure.

(c) **Remedies.** Upon the occurrence of an Event of Default, at Holder's option and upon written notice to the Maker: (i) the then Outstanding Principal Balance and any and all accrued and unpaid interest thereon shall be accelerated and become immediately due and payable; and (ii) this Note will bear interest at the Default Interest Rate from the date of such written Notice from Holder to Maker.

7. **Prepayment.** Maker has the right to make payment of the unpaid Outstanding Principal Balance in whole or in part at any time before the Maturity Date ("Prepayment") without any premium, penalty, or additional interest. If Maker intends to make a Prepayment, Maker shall notify Holder in writing in advance of such Prepayment.
8. **Waivers.** Maker hereby waives presentment, demand, notice, protest and all other notices in connection with the delivery, acceptance, performance and enforcement of this Agreement. Any failure or delay by Holder to exercise any right hereunder shall not be construed as a waiver of the right to exercise the same or any other right at any other time. The waiver by Holder of a breach or default of any provision or term of this Agreement shall not be construed as a waiver of any subsequent breach thereof. A waiver on any one occasion shall not be construed as a bar to or waiver of any right and/or remedy on any future occasion.
9. **No Usury.** Maker and Holder intend to comply at all times with applicable usury laws. If, at any time, such laws would render usurious any amounts called for under this Note, it is Maker's and Holder's express intention that Maker shall never be required to pay interest on this Note at a rate in excess of the maximum lawful rate then allowed. The provisions of this Section 9 shall control over all other provisions of this Note, which may be in apparent conflict hereunder. Any excess amount shall be immediately refunded by Holder to Maker, and the provisions hereof shall be immediately reformed, and the amounts thereafter collectible under this Note shall be reduced, without the necessity of the execution of any further documents, so as to comply with the then applicable law, but so as to permit the recovery of the fullest amount otherwise called for under this Note. Any such refund shall not cure or waive any default by Maker under this Note. The term "applicable law" as used in this Note shall mean the laws of the Commonwealth of Pennsylvania or the laws of the United States, whichever laws allow the greater rate of interest, as such laws now exist or may be changed or amended or come into effect in the future.
10. **Notice.** Any notice that must be given to Maker under this Note shall be given by hand delivery or by certified mail addressed to Maker at 415 N. Prince Street, Suite 200, Lancaster, Pennsylvania 17603. Notice shall be delivered or mailed to Maker at a different address only after Maker gives Holder written notice of the different address. Any notice that must be given to Holder under this Note shall be given by hand delivery or by certified mail addressed to Holder at Steward Capital Holdings, LP., Attn: Donald P. Johns, 3900 S. Overland Avenue, Springfield, Missouri 65807. Notice shall be delivered or mailed to Holder at a different address only after Holder gives Maker written notice of the different address.

11. **Extensions/Renewals.** Holder may in its sole and absolute discretion, without notice and without releasing the liability of Maker, grant extensions and/or renewals hereof from time to time or for any term or terms. Holder shall not be liable for or prejudiced by failure to collect or lack of diligence in bringing suit on this Note or any renewal or extension hereof, and the acceptance at any time by Holder of any past-due amount shall not be deemed to be a waiver of the right to require prompt payment when due of any other amounts then or thereafter due and payable.
12. **Assignment.** This Note shall be binding upon and inure to the benefit of Maker, Holder and their respective successors, permitted assigns, and legal representatives. Neither Maker nor Holder may assign, transfer or sell this Note to any party without the written consent of the other party, such consent shall not be unreasonably withheld, conditioned or delayed. Any party who takes this Note by permitted assignment or transfer and who is entitled to receive payments under this Note shall be considered to be the Holder.
13. **Entire Agreement; Amendments.** This Note contains the entire understanding of the parties with respect to the subject matter hereof and includes all of the oral and written agreements, representations, and arrangements between the parties with respect to the obligations to be incurred by Maker herein, and no other representations or warranties are made or implied except as expressly set forth in this Note. This Note may not be changed or amended orally, but only by an agreement in writing, signed by the party against whom enforcement is sought.
14. **Captions.** All paragraph and subparagraph captions are for convenience of reference only and shall not affect the construction of any provision herein.
15. **Governing Law and Venue.** Except as specifically provided in Section 9, this Note shall be construed in accordance with and governed by the laws of the Commonwealth of Pennsylvania without regard to any conflict of law principles. The federal and state courts of the Commonwealth of Pennsylvania shall have sole and exclusive jurisdiction over any dispute arising from this Note.
16. **Severability.** If any provision of this Note shall for any reason be held invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision of this Note, but this Note shall be construed as if this Note had never contained the invalid or unenforceable provision.
17. **Counterparts.** This Note may be executed in counterparts, each of which shall be deemed any original, but all of which taken together shall constitute one and the same agreement. Counterparts of the signature pages to this Note may be delivered electronically and shall be deemed to have the same legal effect as delivery of an original signed Note.

*[Signatures follow on next page]*

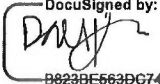
IN WITNESS WHEREOF, and intending to be legally bound hereby, Maker and Holder have executed this Promissory Note and Security Agreement on the Funding Date.

Maker:

GOLDEN GATE INVESTMENT COMPANY, LLC

By its Sole Member, Paramount Management Group, LLC,

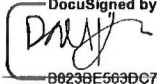
By its Member, Heller Capital Group, LLC

By:   
Name: Daryl F. Heller  
Title: CEO

Guarantor:

PARAMOUNT MANAGEMENT GROUP, LLC

By its Member, Heller Capital Group, LLC

By:   
Name: Daryl F. Heller  
Title: CEO

Agreed and Accepted:

Holder:

STEWARD CAPITAL HOLDINGS, LP

By: \_\_\_\_\_  
Name: Donald P. Johns  
Title: Vice President

IN WITNESS WHEREOF, and intending to be legally bound hereby, Maker and Holder have executed this Promissory Note and Security Agreement on the Funding Date.

Maker:

GOLDEN GATE INVESTMENT COMPANY, LLC

By its Sole Member, Paramount Management Group, LLC,

By its Member, Heller Capital Group, LLC

By:

Name: Daryl F. Heller

Title: CEO

Guarantor:

PARAMOUNT MANAGEMENT GROUP, LLC

By its Member, Heller Capital Group, LLC

By:

Name: Daryl F. Heller


Title: CEO

Agreed and Accepted:

Holder:

STEWARD CAPITAL HOLDINGS, LP

By:

Name: Donald P. Johns

Title: Vice President

**Exhibit A**  
**DCMs**

**[See attached]**



## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
ColeKepro 5.0	150677	ColeKepro 5.0	150799
ColeKepro 5.0	150858	ColeKepro 5.0	150742
ColeKepro 5.0	150969	ColeKepro 5.0	151076
ColeKepro 5.0	151175	ColeKepro 5.0	151014
ColeKepro 5.0	151128	ColeKepro 5.0	151330
ColeKepro 5.0	151073	ColeKepro 5.0	149828
ColeKepro 5.0	150974	ColeKepro 5.0	151056
ColeKepro 5.0	151012	ColeKepro 5.0	151096
ColeKepro 5.0	151328	ColeKepro 5.0	150903
ColeKepro 5.0	150931	ColeKepro 5.0	150986
ColeKepro 5.0	151370	ColeKepro 5.0	150766
ColeKepro 5.0	151336	ColeKepro 5.0	150786
ColeKepro 5.0	151168	ColeKepro 5.0	150836
ColeKepro 5.0	151147	ColeKepro 5.0	151366
ColeKepro 5.0	151131	ColeKepro 5.0	151004
ColeKepro 5.0	151085	ColeKepro 5.0	151403
ColeKepro 5.0	150988	ColeKepro 5.0	151393
ColeKepro 5.0	151135	ColeKepro 5.0	152237
ColeKepro 5.0	150972	ColeKepro 5.0	152238
ColeKepro 5.0	150917	ColeKepro 5.0	150780
ColeKepro 5.0	150921	ColeKepro 5.0	151155
ColeKepro 5.0	150733	ColeKepro 5.0	151078
ColeKepro 5.0	150756	ColeKepro 5.0	151081
ColeKepro 5.0	151021	ColeKepro 5.0	150893
ColeKepro 5.0	151344	ColeKepro 5.0	151351
ColeKepro 5.0	151369	ColeKepro 5.0	151294
ColeKepro 5.0	151282	ColeKepro 5.0	151060
ColeKepro 5.0	151070	ColeKepro 5.0	150938
ColeKepro 5.0	151338	ColeKepro 5.0	150946
ColeKepro 5.0	150932	ColeKepro 5.0	151309
ColeKepro 5.0	151293	ColeKepro 5.0	150975
ColeKepro 5.0	151158	ColeKepro 5.0	147967
ColeKepro 5.0	151068	ColeKepro 5.0	151185
ColeKepro 5.0	150970	ColeKepro 5.0	149829
ColeKepro 5.0	151407	ColeKepro 5.0	151379
ColeKepro 5.0	151208	ColeKepro 5.0	151151
ColeKepro 5.0	151400	ColeKepro 5.0	151346
ColeKepro 5.0	150883	ColeKepro 5.0	150951
ColeKepro 5.0	150933	ColeKepro 5.0	151286
ColeKepro 5.0	151032	ColeKepro 5.0	151144

## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
ColeKepro 5.0	150881	ColeKepro 5.0	151074
ColeKepro 5.0	150890	ColeKepro 5.0	150939
ColeKepro 5.0	151373	ColeKepro 5.0	151069
ColeKepro 5.0	151027	ColeKepro 5.0	150980
ColeKepro 5.0	151331	ColeKepro 5.0	151125
ColeKepro 5.0	151266	ColeKepro 5.0	150956
ColeKepro 5.0	150935	ColeKepro 5.0	151179
ColeKepro 5.0	149826	ColeKepro 5.0	150889
ColeKepro 5.0	147960	ColeKepro 5.0	151276
ColeKepro 5.0	151107	ColeKepro 5.0	150795
ColeKepro 5.0	148083	ColeKepro 5.0	150943
ColeKepro 5.0	151149	ColeKepro 5.0	149066
ColeKepro 5.0	151194	ColeKepro 5.0	149520
ColeKepro 5.0	150905	ColeKepro 5.0	149288
ColeKepro 5.0	151152	ColeKepro 5.0	148330
ColeKepro 5.0	150734	ColeKepro 5.0	148384
ColeKepro 5.0	150925	ColeKepro 5.0	148134
ColeKepro 5.0	150730	ColeKepro 5.0	148037
ColeKepro 5.0	151201	ColeKepro 5.0	148840
ColeKepro 5.0	150781	ColeKepro 5.0	149012
ColeKepro 5.0	151289	ColeKepro 5.0	148881
ColeKepro 5.0	151339	ColeKepro 5.0	149462
ColeKepro 5.0	150967	ColeKepro 5.0	149079
ColeKepro 5.0	151091	ColeKepro 5.0	150009
ColeKepro 5.0	151145	ColeKepro 5.0	150148
ColeKepro 5.0	151040	ColeKepro 5.0	149318
ColeKepro 5.0	150738	ColeKepro 5.0	148699
ColeKepro 5.0	150821	ColeKepro 5.0	148843
ColeKepro 5.0	151335	ColeKepro 5.0	150042
ColeKepro 5.0	151178	ColeKepro 5.0	148329
ColeKepro 5.0	150743	ColeKepro 5.0	149702
ColeKepro 5.0	151015	ColeKepro 5.0	149433
ColeKepro 5.0	151126	ColeKepro 5.0	149523
ColeKepro 5.0	150863	ColeKepro 5.0	150176
ColeKepro 5.0	151278	ColeKepro 5.0	148013
ColeKepro 5.0	150993	ColeKepro 5.0	148846
ColeKepro 5.0	151296	ColeKepro 5.0	148328
ColeKepro 5.0	151192	ColeKepro 5.0	149422
ColeKepro 5.0	151139	ColeKepro 5.0	148860

## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
ColeKepro 5.0	148398	ColeKepro 5.0	150787
ColeKepro 5.0	148081	ColeKepro 5.0	150744
ColeKepro 5.0	149633	ColeKepro 5.0	150923
ColeKepro 5.0	150162	ColeKepro 5.0	150963
ColeKepro 5.0	149017	ColeKepro 5.0	150792
ColeKepro 5.0	148868	ColeKepro 5.0	151041
ColeKepro 5.0	149946	ColeKepro 5.0	151365
ColeKepro 5.0	151934	ColeKepro 5.0	152897
ColeKepro 5.0	151935	ColeKepro 5.0	152898
ColeKepro 5.0	151936	ColeKepro 5.0	152899
ColeKepro 5.0	151937	ColeKepro 5.0	152900
ColeKepro 5.0	151938	ColeKepro 5.0	152901
ColeKepro 5.0	151939	ColeKepro 5.0	152902
ColeKepro 5.0	151965	ColeKepro 5.0	152903
ColeKepro 5.0	151966	ColeKepro 5.0	152904
ColeKepro 5.0	151967	ColeKepro 5.0	152905
ColeKepro 5.0	151968	ColeKepro 5.0	152906
ColeKepro 5.0	151969	ColeKepro 5.0	152907
ColeKepro 5.0	151970	ColeKepro 5.0	152908
ColeKepro 5.0	151971	ColeKepro 5.0	148388
ColeKepro 5.0	151972	ColeKepro 5.0	148493
ColeKepro 5.0	151973	ColeKepro 5.0	148374
ColeKepro 5.0	151949	ColeKepro 5.0	149516
ColeKepro 5.0	151950	ColeKepro 5.0	148482
ColeKepro 5.0	151951	ColeKepro 5.0	149711
ColeKepro 5.0	151952	ColeKepro 5.0	148844
ColeKepro 5.0	151953	ColeKepro 5.0	148570
ColeKepro 5.0	151954	ColeKepro 5.0	148385
ColeKepro 5.0	148378	ColeKepro 5.0	148679
ColeKepro 5.0	148038	ColeKepro 5.0	149447
ColeKepro 5.0	148381	ColeKepro 5.0	148379
ColeKepro 5.0	149757	ColeKepro 5.0	149445
ColeKepro 5.0	151229	ColeKepro 5.0	149642
ColeKepro 5.0	151109	ColeKepro 5.0	148239
ColeKepro 5.0	151042	ColeKepro 5.0	149196
ColeKepro 5.0	151288	ColeKepro 5.0	149874
ColeKepro 5.0	150958	ColeKepro 5.0	148390
ColeKepro 5.0	150755	ColeKepro 5.0	148761
ColeKepro 5.0	150896	ColeKepro 5.0	150166

## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
ColeKepro 5.0	148369	ColeKepro 5.0	151222
ColeKepro 5.0	148370	ColeKepro 5.0	151237
ColeKepro 5.0	152376	ColeKepro 5.0	151238
ColeKepro 5.0	152377	ColeKepro 5.0	151239
ColeKepro 5.0	152378	ColeKepro 5.0	151240
ColeKepro 5.0	152654	ColeKepro 5.0	151241
ColeKepro 5.0	152655	ColeKepro 5.0	151765
ColeKepro 5.0	152656	ColeKepro 5.0	151987
ColeKepro 5.0	152778	ColeKepro 5.0	151909
ColeKepro 5.0	152779	ColeKepro 5.0	151786
ColeKepro 5.0	152780	Kioskcom	K0129984
ColeKepro 5.0	152781	Kioskcom	K0130123
ColeKepro 5.0	152782	Kioskcom	K0130121
ColeKepro 5.0	152783	Kioskcom	K0130322
ColeKepro 5.0	152663	Kioskcom	K0130169
ColeKepro 5.0	152664	Kioskcom	K0130174
ColeKepro 5.0	152665	Kioskcom	K01301749
ColeKepro 5.0	152666	Kioskcom	K0130180
ColeKepro 5.0	152667	Kioskcom	K0130186
ColeKepro 5.0	148371	Kioskcom	K0131387
ColeKepro 5.0	148372	Kioskcom	K0131389
ColeKepro 5.0	148373	Kioskcom	K0131392
ColeKepro 5.0	151940	Kioskcom	K0131388
ColeKepro 5.0	151941	Kioskcom	K0131499
ColeKepro 5.0	151942	Kioskcom	K0131455
ColeKepro 5.0	151943	Kioskcom	K0132333
ColeKepro 5.0	151944	Kioskcom	K0132334
ColeKepro 5.0	151945	Kioskcom	K0132335
ColeKepro 5.0	152657	Kioskcom	K0132331
ColeKepro 5.0	152658	Kioskcom	K0129986
ColeKepro 5.0	152659	Kioskcom	F0111237
ColeKepro 5.0	152660	Kioskcom	K0131454
ColeKepro 5.0	152661	Kioskcom	F0111215
ColeKepro 5.0	152662	Kioskcom	F0111232
ColeKepro 5.0	151231	Kioskcom	K0130010
ColeKepro 5.0	151232	Kioskcom	K0130003
ColeKepro 5.0	151233	Kioskcom	K0130022
ColeKepro 5.0	151234	Kioskcom	K0129988
ColeKepro 5.0	151235		



## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
Kioskcom	K0130009	Kioskcom	K0132011
Kioskcom	K0130149	Kioskcom	K0132009
Kioskcom	K0130990	Kioskcom	K0131993
Kioskcom	M0133253	Kioskcom	K0131998
Kioskcom	K0130955	Kioskcom	K0132167
Kioskcom	K0130951	Kioskcom	K0132158
Kioskcom	K0130968	Kioskcom	K0132227
Kioskcom	K0131038	Kioskcom	K0130646
Kioskcom	K0131938	Kioskcom	K0132372
Kioskcom	K0131940	Kioskcom	K0132374
Kioskcom	K0132012	Kioskcom	K0132373
Kioskcom	K0130977	Kioskcom	K0132338
Kioskcom	K0125318	Kioskcom	K0132339
Kioskcom	K0129348	Kioskcom	K0132340
Kioskcom	K0130167	Kioskcom	K0132342
Kioskcom	K0130175	Kioskcom	K0132343
Kioskcom	K0131031	Kioskcom	K0132274
Kioskcom	K0131907	Kioskcom	K0132273
Kioskcom	K0131902	Kioskcom	K0132307
Kioskcom	K0131901	Kioskcom	K0132301
Kioskcom	K0131912	Kioskcom	K0132299
Kioskcom	K0131904	Kioskcom	K0132357
Kioskcom	K0131914	Kioskcom	K0132355
Kioskcom	K0131916	Kioskcom	K0132347
Kioskcom	K0131920	Kioskcom	K0132367
Kioskcom	K0131941	Kioskcom	K0132348
Kioskcom	K0131942	Kioskcom	K0132296
Kioskcom	K0131992	Kioskcom	K0132298
Kioskcom	K0131994	Kioskcom	K0132364
Kioskcom	K0132006	Kioskcom	K0132295
Kioskcom	K0131981	Kioskcom	K0132297
Kioskcom	K0131985	Kioskcom	K0132288
Kioskcom	K0131991	Kioskcom	K0132362
Kioskcom	K0131979	Kioskcom	L0132830
Kioskcom	K0132118	Kioskcom	L0132861
Kioskcom	K0132121	Kioskcom	L0132930
Kioskcom	K0132107	Kioskcom	L0132853
Kioskcom	K0131982	Kioskcom	L0132858
Kioskcom	K0131983		

## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
Kioskcom	L0132857	Kioskcom	K0131945
Kioskcom	L0132863	Kisokcom	K0131924
Kioskcom	L0133849	Kioskcom	K0131934
Kioskcom	L0133633	Kioskcom	K0131958
Kioskcom	L0133629	Kioskcom	K0132166
Kioskcom	L0133739	Kioskcom	K0132193
Kioskcom	L0133676	Kioskcom	K0132219
Kioskcom	L0133753	Kioskcom	K0132180
Kioskcom	L0133733	Kioskcom	K0132263
Kioskcom	M0133079	Kioskcom	K0132280
Kioskcom	M0133175	Kioskcom	K0132287
Kioskcom	M0133177	Kioskcom	K0133338
Kioskcom	M0133355	Kioskcom	K0130978
Kioskcom	M0135043	Kioskcom	K0130999
Kioskcom	M0135057	Kisokcom	K0130997
Kioskcom	M0135042	Kioskcom	K0130002
Kioskcom	M0135041	Kioskcom	K0130983
Kioskcom	M0135058	Kioskcom	K0130995
Kioskcom	M0135056	Kioskcom	K0130993
Kioskcom	M0135046	Kioskcom	K0131015
Kioskcom	M0135044	Kioskcom	K0131011
Kioskcom	M0135040	Kisokcom	K0131004
Kioskcom	M0135047	Kioskcom	K0131012
Kioskcom	K0131961	Kioskcom	K0131014
Kioskcom	K0131963	Kioskcom	K0131013
Kioskcom	K0131966	Kioskcom	K0131006
Kioskcom	K0131962	Kisokcom	K0131005
Kioskcom	K0130976	Kioskcom	K0131019
Kioskcom	K0132171	Kioskcom	K0131018
Kioskcom	K0132175	Kioskcom	K0131008
Kioskcom	K0131995	Kioskcom	K0130991
Kioskcom	K0131986	Kioskcom	K0131017
Kioskcom	L0133815	Kioskcom	K0131009
Kioskcom	L0133816	Kioskcom	K0131935
Kioskcom	L0133769	Kioskcom	K0131933
Kioskcom	K0131001	Kioskcom	K0131932
Kioskcom	K0131003	Kioskcom	K0131900
Kioskcom	K0131016	Kioskcom	K0131915
Kioskcom	K0131908	Kioskcom	K0132124
		Kioskcom	K0132134

## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>	<u>Mfg/Model</u>	<u>Serial Number</u>
Kioskcom	K0132132	Kioskcom	K0132380
Kioskcom	K0132126	Kioskcom	K0132377
Kioskcom	K0132117	Kioskcom	K0132251
Kioskcom	K0132176	Kioskcom	K0132259
Kioskcom	K0132195	Kioskcom	K0132397
Kioskcom	K0132203	Kioskcom	K0132389
Kioskcom	K0132199	Kioskcom	K0132391
Kioskcom	K0132198	Kioskcom	K0132261
Kioskcom	K0132218	Kioskcom	K0132376
Kioskcom	K0132217	Kioskcom	K0132398
Kioskcom	K0132231	Kioskcom	L0132701
Kioskcom	K0132234	Kioskcom	L0132705
Kioskcom	K0132197	Kioskcom	L0132725
Kioskcom	K0132228	Kioskcom	L0132755
Kioskcom	K0132237	Kioskcom	L0132736
Kioskcom	K0132232	Kioskcom	L0132731
Kioskcom	K0132245	Kioskcom	L0132732
Kioskcom	K0132223	Kioskcom	L0132728
Kioskcom	K0132247	Kioskcom	L0132729
Kioskcom	K0132220	Kioskcom	L0132730
Kioskcom	K0132194	Kioskcom	L0132739
Kioskcom	K0132396	Kioskcom	L0132753
Kioskcom	K0132379	Kioskcom	L0132751
Kioskcom	K0132388	Kioskcom	L0132744
Kioskcom	K0132378	Kioskcom	L0132756
Kioskcom	K0132384	Kioskcom	L0132758
Kioskcom	K0132381	Kioskcom	L0132759
Kioskcom	K0132387	Kioskcom	L0132760
Kioskcom	K0132399	Kioskcom	L0132740
Kioskcom	K0132382	Kioskcom	L0133741
Kioskcom	K0132271	Kioskcom	K0132212
Kioskcom	K0132394	Kioskcom	K0131965
Kioskcom	K0132262	Kioskcom	L0133680
Kioskcom	K0132278	Kioskcom	L0133690
Kioskcom	K0132266	Kioskcom	L0133700
Kioskcom	K0132390	Kioskcom	L0133686
Kioskcom	K0132395	Kioskcom	L0133695
Kioskcom	K0132383	Kioskcom	L0133701
Kioskcom	K0132386	Kioskcom	L0133696

## Exhibit A - DCMs

<u>Mfg/Model</u>	<u>Serial Number</u>
Kioskcom	L0133688
Kioskcom	L0133702
Kioskcom	L0133672
Kioskcom	L0133673
Kioskcom	K0131909
Kioskcom	K0131913
Kioskcom	K0131930
Kioskcom	K0131968
Kioskcom	K0131996
Kioskcom	K0131974
Kioskcom	K0132016
Kioskcom	K0132145
Kioskcom	K0132140
Kioskcom	K0132127
Kioskcom	K0132139
Kioskcom	K0132147
Kioskcom	K0132119
Kioskcom	K0132116
Kioskcom	K0132106
Kioskcom	K0132007
Kioskcom	K0131999
Kioskcom	K0132095
Kioskcom	K0132099
Kioskcom	K0132098
Kioskcom	K0132101
Kioskcom	K0132130
Kioskcom	M0133371
Kioskcom	K0130953
Kioskcom	K0131903
Kioskcom	K0130016
Kioskcom	K0131923
Kioskcom	L0132713
Kioskcom	M0133116
Kioskcom	K0131959
Kioskcom	L0133761
Kioskcom	L0133752
Kioskcom	L0133703